Presentment Date and Time: February 16, 2010 at 1:00 p.m. (Prevailing Eastern Time)
Objection Date and Time: February 11, 2010 at 4:00 p.m. (Prevailing Eastern Time)

Timothy F. Nixon Katherine Stadler (Admitted *Pro Hac Vice*) GODFREY & KAHN, S.C. 780 North Water Street Milwaukee, Wisconsin 53202 Telephone: (414) 273-3500

Telephone: (414) 273-3500 Facsimile: (414) 273-5198

Attorneys for Fee Examiner

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

In re

Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al.,

f/k/a General Motors Corp., et al.,

Debtors.

(Jointly Administered)

NOTICE OF PRESENTMENT OF ORDER PURSUANT TO SECTION 327(A) OF THE BANKRUPTCY CODE AUTHORIZING THE RETENTION AND EMPLOYMENT OF THE STUART MAUE FIRM AS CONSULTANT TO THE FEE EXAMINER

NUNC PRO TUNC TO JANUARY 22, 2010

PLEASE TAKE NOTICE that upon the attached Application (the "Application") of the Fee Examiner of Motors Liquidation Company and its affiliated debtors in the above-referenced chapter 11 cases, pursuant to the *Stipulation and Order with Respect to Appointment of a Fee Examiner* [Docket No. 4708] and 11 U.S.C. § 327, for an order authorizing the employment and retention of Stuart Maue as consultant to the Fee Examiner, *nunc pro tunc* to January 22, 2010, all as more fully described in the accompanying Application to the Honorable Robert E. Gerber, United States Bankruptcy Judge, for approval and signature on February 16, 2010 at 1:00 p.m. (Prevailing Eastern Time).

PLEASE TAKE FURTHER NOTICE that objections to the Application, if any, shall be in writing, shall conform to the Bankruptcy Rules and the Local Rules of the Bankruptcy Court for the Southern District of New York, shall set forth the name of the objecting party, the basis for the objection and the specific grounds, shall be filed with the Bankruptcy Court electronically in accordance with General Order M-242 (which can be found at www.nysb.uscourts.gov) by registered users of the Bankruptcy Court's case filing system and by all other parties in interest, on 3.5 inch disk, preferably in Portable Document Format (PDF), or any other Windows-based word processing format (with two hard copies delivered directly to Chambers) and shall be served upon: (i) the chambers of the Honorable Robert E. Gerber, One Bowling Green, New York, New York 10004, Courtroom 601; (ii) Weil, Gotshal & Manges, LLP, attorneys for the Debtors, 767 Fifth Avenue, New York, New York 10153 (Attn: Harvey R. Miller, Stephen Karotkin, and Joseph H. Smolinsky); (iii) the Debtors, c/o Motors Liquidation Company, 300 Renaissance Center, Detroit, Michigan 48265 (Attn: Ted Stenger); (iv) General Motors Company, 300 Renaissance Center, Detroit, Michigan 48265 (Attn: Lawrence S. Buonomo); (v) Cadwalader, Wickersham & Taft LLP, attorneys for the United States Department of the Treasury, One World Financial Center, New York, New York 10281 (Attn: John J. Rapisardi); (vi) the United States Department of the Treasury, 1500 Pennsylvania Avenue NW, Room 2312, Washington, D.C. 20220 (Attn: Joseph Samarias); (vii) Vedder Price, P.C., attorneys for Export Development Canada, 1633 Broadway, 47th Floor, New York, New York, 10019 (Attn: Michael J. Edelman and Michael L. Schein); (viii) Kramer Levin Naftalis & Frankel LLP, attorneys for the statutory committee of unsecured creditors, 1177 Avenue of the Americas, New York, New York 10036 (Attn: Thomas Moers Mayer, Amy Caton, Adam C. Rogoff, and Gregory G. Plotko); (ix) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, 21st Floor, New York, New York, 10004 (Attn:

Diana G. Adams); (x) the U.S. Attorney's Office, S.D.N.Y., 86 Chambers Street, Third Floor, New York, New York, 10007 (Attn: David S. Jones and Matthew L. Schwartz) and (xi) Godfrey & Kahn, S.C., 780 North Water Street, Milwaukee, Wisconsin 53202 (Attn: Timothy F. Nixon), so as to be filed and received no later than <u>February 11, 2010, at 4:00 p.m.</u> (Prevailing Eastern Time) (the "Objection Deadline").

PLEASE TAKE FURTHER NOTICE that the relief requested may be granted without a hearing if no objection is timely filed and served in accordance with the procedures outlined above. If a written objection is timely filed and served, a hearing will scheduled by the Court to be held at the United States Bankruptcy Court for the Southern District of New York, Judge Robert E. Gerber, presiding, One Bowling Green, New York, New York 10004-1408. If an objection is filed, the moving and objecting parties are required to attend the hearing, and failure to appear may result in relief being granted or denied upon default.

Dated: Madison, Wisconsin January 29, 2010.

GODFREY & KAHN, S.C.

By: /s/ Katherine Stadler

Timothy F. Nixon (TN 2644) Katherine Stadler (KS 6831)

GODFREY & KAHN, S.C. 780 North Water Street Milwaukee, Wisconsin 53202 Telephone: (414) 273-3500 Facsimile: (414) 273-5198

E-mail: tnixon@gklaw.com kstadler@gklaw.com

Attorneys for the Fee Examiner

Presentment Date and Time: February 16, 2010 at 1:00 p.m. (Prevailing Eastern Time)
Objection Date and Time: February 11, 2010 at 4:00 p.m. (Prevailing Eastern Time)

Timothy F. Nixon Katherine Stadler (Admitted *Pro Hac Vice*) GODFREY & KAHN, S.C. 780 North Water Street Milwaukee, Wisconsin 53202 Telephone: (414) 273-3500

Facsimile: (414) 273-3500

Attorneys for Fee Examiner

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

------ X

In re

: Chapter 11 Case No. MOTORS LIQUIDATION COMPANY, *et al.*, :

f/k/a General Motors Corp., *et al.*, : 09-50026 (REG)

Debtors. : (Jointly Administered)

-----X

FEE EXAMINER'S APPLICATION TO AUTHORIZE THE LIMITED RETENTION AND EMPLOYMENT OF THE STUART MAUE FIRM AS CONSULTANT TO THE FEE EXAMINER AS OF JANUARY 22, 2010

TO: THE HONORABLE ROBERT E. GERBER UNITED STATES BANKRUPTCY JUDGE

The Fee Examiner of General Motors Liquidation Company, Inc. (n/k/a Motors Liquidation Company) ("GM"), appointed on December 23, 2009, submits this Application pursuant to the *Stipulation and Order With Respect to Appointment of a Fee Examiner* [Docket No. 4708] (the "Fee Examiner Order") for authorization to employ the firm of Stuart Maue as consultant to the Fee Examiner for a limited purpose (this "Application") and respectfully represents:

PRELIMINARY STATEMENT

- 1. The Court appointed the Fee Examiner to monitor the fees and expenses incurred by professionals in these chapter 11 cases and to provide periodic reports to the Court, separately or in conjunction with applications submitted for approval by the professionals. With this Application, the Fee Examiner seeks entry of an order, pursuant to the Fee Examiner Order and 11 U.S.C. § 327, authorizing the appointment of Stuart Maue as consultant to the Fee Examiner for the initial limited purpose of assisting in the review of the fees and expenses requested in the first interim fee applications of the following professionals: Jenner and Block, LLP; Brownfield Partners, LLC; Kramer Levin Naftalis and Frankel, LLP; LFR, Inc.; and Claro Group, LLC ("Selected Case Professionals"), effective as of January 22, 2010.
- 2. The limited scope and costs of the Fee Examiner's proposed engagement of Stuart Maue are outlined in this Application. In support of this Application, the Fee Examiner relies on the Affidavit of James P. Quinn, President and Chief Operating Officer ("Quinn Affidavit"), attached as Exhibit A.

BACKGROUND

3. Commencing on June 1, 2009 and periodically thereafter (as applicable, the "Commencement Date"), General Motors Corp. and certain of its affiliates ("Debtors") filed in this Court voluntary cases under chapter 11 of the Bankruptcy Code. The Debtors' chapter 11 cases have been consolidated for procedural purposes only and are being jointly administered pursuant to Federal Rule of Bankruptcy Procedure 1015(b). The Debtors are authorized to operate their businesses and manage their properties as debtors in possession pursuant to 11 U.S.C. §§ 1107(2) and 1108.

- 4. On June 3, 2009, Diana G. Adams, the United States Trustee for the Southern District of New York, appointed the statutory committee of unsecured creditors pursuant to 11 U.S.C. § 1102 (the "Creditors' Committee").
- 5. On December 23, 2009, the United States Trustee proposed Brady C. Williamson as examiner in the above-captioned chapter 11 cases (the "**Fee Examiner**") and, without objection and by the Fee Examiner Order of the same date, the Court approved the appointment.
- 6. On January 5, 2010, the Fee Examiner submitted an *Application for Authorization* to Employ and Retain Godfrey & Kahn, S.C. as Counsel to the Fee Examiner, Nunc Pro Tunc to December 28, 2009 and, without objection, the Court entered an order authorizing the employment of Godfrey & Kahn, S.C., as counsel to the Fee Examiner on January 19, 2010.

JURISDICTION

7. This Court has subject matter jurisdiction to consider and determine this matter pursuant to 28 U.S.C. § 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b).

BASIS FOR RELIEF REQUESTED

8. The Fee Examiner has determined that the initial volume of fee applications from case professionals to date, in excess of 4,000 pages of time records, warrants—at least on an interim and limited basis—assistance from a consultant that can contribute to the Fee Examiner's quantitative analysis of the fee applications and the preparation of reports to facilitate that analysis. Accordingly, after reviewing the firms potentially qualified to undertake this assignment, the Fee Examiner has initially selected Stuart Maue as one of the best qualified and, initially, most cost-effective professionals to support the Fee Examiner in his review of the first interim fee applications of the Selected Case Professionals.

STUART MAUE QUALIFICATIONS

9. Stuart Maue is a legal auditing and bill review firm that employs licensed attorneys and accountants. The firm is engaged in reviewing legal bills resulting from complex litigation and bankruptcies. It has been appointed fee examiner and/or consultant to fee committees in several large bankruptcy cases including The Tribune Company, Merisant Worldwide, Inc., Stone & Webster, Incorporated, and K-Mart Corporation.

SERVICES TO BE PROVIDED BY STUART MAUE

- 10. The Fee Examiner seeks to engage Stuart Maue to provide a defined range of services, including:
- A. Assisting the Fee Examiner in analyzing the fee applications of the Selected Case Professionals for compliance with the applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, the Guidelines of the United States Trustee, the Code of Federal Regulations, and the Local Rules and Orders of the Court;
- B. Assisting the Fee Examiner with the preparation of periodic reports with respect to additional subjects regarding professional fees and expenses; and
- C. Such other services as the Fee Examiner may request, including the review of other applications consistent with the terms of this Application.
- 11. Other than in connection with assisting the Fee Examiner in his analysis, Stuart Maue will not duplicate the work performed by the Fee Examiner or any other professionals.
- 12. The employment of Stuart Maue is in the best interest of the Debtors' estates and of these cases as a whole because it will aid in the Fee Examiner's analysis of fees and expenses, augmenting the Fee Examiner's ability to properly and efficiently analyze a large volume of fee and expense requests.

- 13. The Fee Examiner believes that Stuart Maue will materially aid in reviewing the fee and expense requests of the Selected Case Professionals and that Stuart Maue's experience in analyzing fee applications, filed in bankruptcy and nonbankruptcy cases, will enable the Debtors to achieve substantial benefits.
- A. The Fee Examiner wishes to engage Stuart Maue for the limited purpose of processing the fee applications of the Selected Case Professionals in part to evaluate the efficacy and utility of Stuart Maue's services and to determine whether retention of Stuart Maue on a larger scale will create an overall benefit for the Debtors' estates.
- B. In this regard, the Fee Examiner designated the Selected Case

 Professionals because they reflect the diversity—in size, services, and client and case
 responsibility—of professionals retained in the entire case. In fact, they are a representative
 sample.
- C. Within the defined limits of compensation described in this application, the Fee Examiner may utilize Stuart Maue's services with respect to the applications of other professionals.
- 14. The Fee Examiner may return to the Court before or after the completion of the work authorized by this Application to extend, expand or terminate the authorization of Stuart Maue.

PROPOSED COMPENSATION

15. The Fee Examiner, subject to the provisions of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and further orders of the Court, proposes to have the Debtors compensate Stuart Maue at the firm's regular hourly rates for legal and non-legal personnel and to reimburse Stuart Maue for all reasonable and necessary expenses under 11 U.S.C. §§ 330 and 331. Stuart Maue's current hourly rate structure ranges from \$375.00 for the project

manager; \$275.00 to \$350.00 for legal auditors and senior legal auditors; \$175.00 for IT personnel; and \$75.00 for data control personnel; however, that compensation shall not exceed a total of \$85,000.00 for the review of the first interim fee applications of the Selected Case Professionals.

- 16. Stuart Maue will apply to the Court for the allowance of compensation and reimbursement of expenses in accordance with the *Order Pursuant to 11 U.S.C. § 105(a)* and 331 Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (the "Compensation Order") dated August 7, 2009 [Docket No. 3711] and with §§ 330 and 331 of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and otherwise applicable administrative orders and guidelines. However, Stuart Maue will not apply for the approval of compensation until the conclusion of its initial assignment described in this Application.
- 17. Stuart Maue has not received any compensation for services rendered in the Debtors' chapter 11 cases.

STUART MAUE'S CONNECTIONS WITH PARTIES IN INTEREST

18. To the best of the Fee Examiner's knowledge, information, and belief, other than as set forth in the Affidavit and Disclosure Statement of James P. Quinn, Stuart Maue has no relationship with: (i) the Debtors; (ii) their creditors or equity security holders; (iii) any other parties-in-interest; (iv) the respective attorneys and accountants for any of the foregoing; or (v) the United States Trustee or any person employed in the Office of the United States Trustees, in any matter relating to these cases.

APPLICABLE LEGAL AUTHORITY

19. On December 23, 2009, the Court entered the Fee Examiner Order [Docket No. 4708]. The Fee Examiner Order, in relevant part, provides that the "Fee Examiner may

retain or consult with attorneys or other professionals if he or she determines that such retention is necessary to discharge his duties, with such retention to be subject to Court approval under standards equivalent to those set forth in 11 U.S.C. \S 327." *Id.* at \P 6.

- 20. The Fee Examiner determined that he requires a qualified consultant to assist him and to provide legal auditing services in the course of his work. Pursuant to this authority, the Fee Examiner selected Stuart Maue to review the first interim fee applications of the Selected Case Professionals.
- 21. Stuart Maue has performed work in good faith, beginning on January 22, 2010, to assist the Fee Examiner in analyzing the first interim fee applications of the Selected Case Professionals. Stuart Maue commenced performing this work at the direction of the Fee Examiner. Accordingly, it is appropriate that Stuart Maue be retained *nunc pro tunc* to January 22, 2010.

PROCEDURE

- 22. This Application presents no novel issues of law, and the Fee Examiner requests that the requirement of the service and filing of a separate memorandum of law under Local Bankruptcy Rule 9013-1(b) be deemed satisfied by this Application.
- 23. No previous application for the relief sought has been made by the Fee Examiner to this or any other court.

CONCLUSION

WHEREFORE, the Fee Examiner respectfully requests the entry of an order, substantially in the form annexed hereto as **Exhibit B**, granting the relief requested herein and such other and further relief as the Court may deem just and proper.

Dated: Madison, Wisconsin January 29, 2010.

GODFREY & KAHN, S.C.

By: /s/ Katherine Stadler

Timothy F. Nixon (TN 2644) Katherine Stadler (KS 6831)

GODFREY & KAHN, S.C. 780 North Water Street Milwaukee, Wisconsin 53202 Telephone: (414) 273-3500 Facsimile: (414) 273-5198 E-mail: tnixon@gklaw.com

kstadler@gklaw.com

Attorneys for Fee Examiner

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EXHIBIT A

(Affidavit of James P. Quinn)

Timothy F. Nixon
Katherine Stadler (Admitted *Pro Hac Vice*)
GODFREY & KAHN, S.C.
780 North Water Street
Milwaukee, Wisconsin 53202
Telephone: (414) 273-3500
Facsimile: (414) 273-5198

Attorneys for Fee Examiner

UNITED STATES BANKRUPTCY COURT	I
SOUTHERN DISTRICT OF NEW YORK	

	X	
	:	
In re	:	
	:	Chapter 11 Case No.
MOTORS LIQUIDATION COMPANY, et al.,	:	
f/k/a General Motors Corp., et al.,	:	09-50026 (REG)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

AFFIDAVIT OF JAMES P. QUINN IN SUPPORT OF ORDER AUTHORIZING THE APPOINTMENT AND EMPLOYMENT OF STUART MAUE AS CONSULTANT TO FEE EXAMINER

STATE OF WISCONSIN)
) ss
COUNTY OF DANE)

James P. Quinn, being duly sworn and on oath, states as follows:

1. This Affidavit is submitted in support of Stuart Maue's appointment as Consultant to Fee Examiner, Brady C. Williamson, in the above-captioned bankruptcy proceeding for the purpose of assisting in the review of the fees and expenses requested in the first interim fee applications of the following case professionals: Jenner and Block, LLP, Brownfield Partners, LLC, Kramer Levin Naftalis and Frankel, LLP, LFR, Inc, and Claro Group, LLC ("Selected Case Professionals").

- 2. I am President and Chief Operating Officer of Stuart Maue, which is a legal auditing and bill review firm located at 3840 McKelvey Road, St. Louis, Missouri, 63044, and employs licensed attorneys, accountants, and IT personnel; however, Stuart Maue is not engaged in the practice of law.
- 3. This Affidavit is executed on behalf of Stuart Maue and, unless otherwise stated, the facts set forth herein are based upon my best personal knowledge, information, and belief.
- 4. In preparing this Affidavit, I requested and was provided by the Fee Examiner a list of parties-in-interest and professionals connected with these chapter 11 cases. A copy of that list is attached as **Exhibit A**.
- 5. Any facts set forth in this Affidavit as to the relationship between Stuart Maue and the parties-in-interest and the professionals are based on my review of **Exhibit A**.
- 6. Insofar as I have been able to ascertain, Stuart Maue does not have connections with any of the parties-in-interest and professionals listed on **Exhibit A**, except Stuart Maue has or is providing legal auditing services to clients, including in other bankruptcy proceedings, and in that capacity has or is analyzing the fees and expenses of certain listed case professionals.
- 7. Stuart Maue has been appointed fee examiner and/or consultant to fee committees in several large bankruptcy cases including, but not limited to: The Tribune Company, Merisant Worldwide, Inc., Stone & Webster, Incorporated and K-Mart Corporation. Copies of the orders retaining Stuart Maue in each of the cases listed are attached as **Exhibit B**.
- 8. Subject to this Court's approval, Stuart Maue will charge for its services on an hourly basis, in accordance with its ordinary and customary hourly rates in effect on the date services are rendered. Stuart Maue shall be entitled to receive compensation for its services based on the following hourly rates for 2010: Project Manager \$375.00; Legal Auditors and Senior Legal Auditors \$275.00 to \$350.00 per hour; Computer Programmers/Consultants \$175.00 per hour; and Data Control Personnel \$75.00 per hour; however, said compensation shall not exceed \$85,000.00 for the review of the first interim fee applications of the Selected Case Professionals.

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9. Stuart Maue will maintain detailed, contemporaneous time records in increments of

tenths of an hour, will request reimbursement for actual and necessary expenses incurred in connection

with rendering its services, and will apply to the Court for payment of compensation and reimbursement

of expenses in accordance with applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, the

Local Rules of this Court, the Guidelines of the United States Trustee, the administrative order governing

the payment of case professionals, and any other applicable orders entered in these cases.

10. To the best of my knowledge, information and belief, neither I nor any employee or

representative of Stuart Maue has any relationship with: (i) the Debtors; (ii) their creditors or equity

security holders; (iii) any other parties-in-interest in this case; (iv) the respective attorneys and

accountants any of the foregoing; or (v) the United States Trustee or any person employed in the Office of

the United States Trustees, in any matter relating to these cases.

11. In this case, Stuart Maue has not shared or agreed to share any compensation paid or to

be paid with any person, other than a managing director, professional, or employee of Stuart Maue.

12. I submit this Affidavit based upon the information available to me as of the date so

executed and will promptly supplement this Affidavit if previously unknown or undisclosed and relevant

information comes to my attention.

[THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK]

13. This affidavit constitutes the statement of James P. Quinn pursuant to sections 327(a), 328(a), 329 and 504 of the Bankruptcy Code and Bankruptcy Rules 2012(a) and 2016(b)

Dated: January 28, 2010.

/s/ James P. Quinn

James P. Quinn Stuart Maue 3840 McKelvey Road St. Louis, MO 63044

Telephone: 314-291-3030 Facsimile: 314-291-6546 E-mail: j.quinn@smmj.com

Subscribed and sworn to before me this 28th day of January, 2010.

/s/ Zerithea Gale Raiche

Notary Public, State of Wisconsin My Commission: <u>Expires June 9, 2013</u>

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EXHIBIT A

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Debtor General Motors Corporation

Other Names for General Motors Corporation

GM Corporation

National Car Rental

Former GM Entities GMAC

Delphi

Debtors' Counsel Weil, Gotshal & Manges LLP

Chairman Edward J. Whiteacre Jr

Debtor's Board of Directors (Current) Armando M. Codina

Karen L. Katen

Debtor's Board of Directors (Past 3 years)

G. Richard Wagoner Jr.

Jerome B. York

Debtor's Corporate Officers (Current)Gary L. Cowger

Walter G. Borst

Debtor's Corporate Officers (Past 3 Years)Eric A. Feldstein

John M. Devine

Debtor's Other Key Executives and Professionals of AffiliatesG.L. Cowger

Debtor's Significant Shareholders (Current - Top 5%)State Street Global Advisors (US)

Debtor's Top 25 Shareholders

Barclays Global Investors Limited

Barclays Global Investors, National Association

BNY Mellon Wealth Management Brandes Investment Partners, L.P. Capital International Limited College Retirement Equities Fund

Credit Suisse Securities (USA) LLC, Investment Arm

Dodge & Cox

Lehman Brothers Asset Management Inc Mellon Capital Management Corporation New York State Common Retirement Fund

Northern Trust Investments, N.A. RiverSource Investments, LLC Southeastern Asset Management, Inc. State Street Global Advisors, Inc. T. Rowe Price Associates, Inc. TCW Asset Management Company

Tiger Management Corp

Van Kampen Asset Management

 Largest 50 Bondholders
 AIG Global Investment Group Inc.

Barclays Capital Inc. BNY GCM (Belgium) Calamos Advisors LLC

Capital Research & Management Co. Citicorp Securities Services Inc.

Citigroup

Davidson Kempner Capital Management

Deutsche Bank AG Elliott International LP

Euroclear Bank

Fidelity Management & Research Co.

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Largest 50 Bondholders (continued)

Franklin Advisers

GE Asset Management Inc. Highbridge Capital Management J.P. Morgan Securities Inc.

Kamunting Street Capital Management King Street Capital Management

Lehman Brothers Inc.

Liverpool LP

Loomis Sayles & Co. LP Lord, Abbett & Co., LLC MacKay Shields LLC

Nicholas Applegate Capital Management Northwestern Investment Management Co.

Oaktree Capital Management LLC

Pacific Asset Management

Pacific Investment Management Co. LLC

Polygon Investment Partners Sandelman Partners, LP Scepter Holdings Inc. UBS AG London

UBS Global Asset Management (US) Inc.

Wellington Management Co. LLP

Whitebox Advisors LLC

Official Creditors' Committee Members

DENSO International America, Inc.

Law Debenture Trust Company of New York

Pension Benefit Guaranty Corporation

The Industrial Division of Communications Workers of

America, AFL-CIO United Steelworkers Wilmington Trust Company

Kramer Levin Naftalis & Frankel LLP

Official Creditors' Committee Attorneys

Top 100 Unsecured Creditors (Other than individual bondholders)

ABC Group Inc

AK Steel Corp

American Axle & Mfg Inc

Autoliv Inc

Automotive Lighting Corp

Benteler Automotive

Blue Care Network Of Michigan

Blue Cross Blue Shield

Borg Warner Automotive Inc

International Union, United Automobile,

Aerospace and Agricultural

Brake Parts Inc

Bridgestone/Firestone Inc

Cellco Partnership

Cobalt Group Inc

Cooper Standard Automotive

CSX Transportation Inc

Dana Corporation

Delphi

Denso International America Inc

Deutsche Bank AG

Electronic Data Systems

Enterprise Rent-A-Car

Exxonmobil Oil Corp

Federal Mogul Corp

Fidelity Investments

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Top 100 Unsecured Creditors (Other than individual bondholders (continued)

Getrag Corporation Health Alliance Plan Henniges Automotive

Hertz

Hitachi Automotive Prods International Automotive Implement Workers of America

Johnson Controls LP L & W Engineering Co Inc

Lear Corporation Magna Inc. Maritz Inc Mitsubishi Electric Mittal/Ispat Inland Nemak SA

Norfolk Southern Railway

NYX Inc

Panasonic Corporation PPG Industries Inc Robert Bosch Corp Shiloh Industries Inc Starcom Media Vest Group Temic Automotive Of North

Textron / Kautex Union Pacific Railroad Co

US Steel Inc

US Steel Inc US Treasury

Tenneco Inc

Vanguard Car Rental USA Franklin Templeton Investments

Hitachi Automotive Products (USA), Inc.

Hitachi, Ltd. Automotive Systems

Magna International Inc.
Marathon Asset Management

Tokico (USA), Inc. Visteon Corporation

Western Asset Management Company

AEP (Columbus Southern Power)

Allegheny Power (Potomac Ed)

Alliant Energy (WP&L)

Ameren UE

American Fiber Systems

ANR Pipeline Co

AT&T

AT&T Corp.

AT&T Teleconference

AT&T Worldnet

Atmos Energy

Atmos Energy Marketing LLC Baltimore Gas & Electric Co

Bedford City Utilities

BellSouth

BellSouth Long Distance

BP Canada Energy Mktg Corp

BP Energy Co USA

BP Products N America Inc

California-American Water Comp

CenterPoint Energy Arkla CenterPoint Energy Entex CenterPoint Energy Gas Trans

Utility Companies

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Utility Companies (continued)

Century Telephone

Cincinnati Bell

Cincinnati Bell Telephone

Citizens Gas & Coke Utility

City of Baltimore

Columbia Gas of Ohio

Columbia Gas Transmission Corp

Commonwealth Edison IL

ConocoPhillips Company

Consolidated

Consolidated Edison

Constellation NewEnergy

Consumers Energy

Coral Energy Resources LP

County of Wayne

Dayton Power & Light Co

Delta Charter Township

Denver Water

Dominion East Ohio

Dominion Virginia Power

DPL Energy Resources

DTE Energy

Duke Energy

EDS LLC

Elizabethtown Gas

Embarq Communications Inc

Empire Natural Gas Corp

EnergyUSA - TPC IN

Entergy (Power & Light)

Equitable Gas Comp

Fairpoint Communications

Frontier

Frontier Corp.

Georgia Natural Gas

Georgia Power Co

Granite

Hawaiian Telcom Inc.

Hess Corporation

Indianapolis Power & Light Co

Jacksonville Electric Authority

Kansas Gas Service KS

Laclede Gas Company

MCI

MCI Worldcom

Memphis Light Gas & Water Division

Monroe County Water Authority

National Grid

New Jersey-American Water Company

New York Power Authority

NICOR Gas

Northern Indiana Public Service Company

Northwest Natural Gas

NV ENERGY USA

Ohio Edison Company

Oklahoma Gas & Electric USA

Oklahoma Natural Gas Co USA

Pacific Gas & Electric Comp

PECO Energy Company

Pennsylvania-American Water Company

Piedmont Natural Gas Company

Portland General Electric

Potomac Electric Power Company

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EXHIBIT A

Utility Companies (continued)

PSE&G

Owest

Reliant Energy Solutions LLC

SBC

SBC Internet Services Seminole Energy Services Shell Energy N America (US) Sierra Pacific Power Co

Solar LLC

Southern California Edison Southern California Gas Co Southwest Gas Corporation

Sprint

SRP - Salt River Project Time Warner Telecom Toledo Edison Company Trunkline Gas Company LLC

TXU Energy TXU Gas Co

Vectren Energy Delivery

Verizon

Verizon Communications

Xcel Energy

Insurance Providers

Chubb **ESIS**

General International Limited

GMAC Re Goss

Great American Lexington Lloyds Marsh Inc. National Union

National Union Fire Insurance Company of Pittsburgh

Vigilant Zurich

Counterparties to Major Contracts (financing agreements, executory contracts, leases, and other agreements)

Barclays Bank of Kenya Limited

Barclavs Bank PLC Citibank Istanbul Citibank Japan Ltd Citibank Korea Inc.

Citibank N.A., Bangkok Branch Citibank N.A., Taipei Branch Daewoo Motor Co Ltd

General Electric Capital Corporation General Motors Canada Limited GM Europe Treasury Company Isuzu Motors Limited

Isuzu Motors Polska SP.

Kensington Capital Corporation

Maryland Economic Development Corporation

Michigan Strategic Fund

Ohio Water Development Authority

Penske Corporation SAAB Automobile A.B. SAAB Cars Holdings Corp.

State Street Bank and Trust Company of Connecticut

National Association

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Counterparties to Major Contracts (financing agreements, executory contracts, leases, and other agreements) (continued)

Suzuki

U.S. Bank Trust National Association

UAW

Arizona Department of Revenue

Ascension Parish **Assumption Parish** Avoyelles Parish Baldwin County Beauregard Parish c/o Wachovia Bank Caddo Parish

Calcasieu Parish Caldwell Parish City of Abbeville City of Auburn

City of Aurora City of Bellevue City of Birmingham

City of Bowling Green

City of Brighton City of Canon City City of Chandler

City of Daphne City of Decatur City of Englewood City of Fort Collins

City of Glendale City of Golden

City of Jasper City of Lakewood City of Mesa

City of Olympia City of Portland Claiborne Parish

Colbert County

Commonwealth of Pennsylvania

Connecticut Department of Revenue Services

Cullman County

Delaware Division of Revenue

Department of Finance & Administration

Department of Finance

Desoto Parish

Evangeline Parish

Florida Department of Revenue

Franchise Tax Board

Georgia Department of Revenue Indiana Department of Revenue

Massachusetts Department of Revenue

Minnesota Department of Revenue Mississippi Tax Commission

Missouri Department of Revenue

Morgan County

Nebraska Department of Revenue

NYS Sales Tax Processing Jaf Building

Ohio Department of Taxation Oklahoma Tax Commission

Plaquemines Parish

Puerto Rico Department of Treasury South Dakota Dept of Revenue

State Board of Equalization

State of Nevada

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Counterparties to Major Contracts (financing agreements, executory contracts, leases, and other agreements) (continued)

State of Washington State Tax Commission

Tennessee Department of Revenue

Texas Comptroller Tuscaloosa County **Utah State Tax Commission** Vermont Department of Taxes Virginia Department of Taxation West Virginia State Tax Department Wisconsin Department of Revenue

Apollo Management, L.P.

General Motors Investment Management Corporation

Thomas H. Lee Partners, L.P. Vista Equity Partners

Wind Point Partners

Debtors' Joint Venture Parties

Caterpillar Logistics Services Inc.

Government of the Republic of Uzbekistan

Isuzu Motors Limited OnStar Corporation Suzuki Motor Corporation

Indenture Trustees (including any parties to GM municipal bond financing arrangements)

Bank of New York Citibank, N.A.

Deutsche Bank AG London

U.S. Bank N.A.

Underwriting Investment Banks for GM's securities (for all securities issued or outstanding and for the prior 3 years, including investment banks used in private placement transactions)

ABNAMRO Rothschild LLC Banc of America Securities LLC

Barclays Capital Inc. Bear, Stearns & Co. Inc. Citigroup Global Markets Inc. Credit Suisse Securities (USA) LLC Deutsche Bank Securities Inc. Goldman, Sachs & Co. Greenwich Capital Markets, Inc.

J. P. Morgan Securities Inc.

Merrill Lynch

Morgan Stanley & Co. Incorporated Pierce, Fenner & Smith Incorporated Samuel A. Ramirez & Co., Inc. The Williams Capital Group, L.P. **UBS Securities LLC**

Utendahl Capital Partners, L.P.

Governmental and State Regulatory Agencies

California Air Resources Board (CARB)

Department of Labor Department of the Interior Department of the Treasury Department of Transportation

Equal Employment Opportunity Commission

Federal Trade Commission Internal Revenue Service Michigan Department of Treasury National Labor Relations Board

Rhode Island Department of Environmental Management

Securities and Exchange Commission

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Governmental and State Regulatory Agencies (continued)

U.S. Environmental Protection Agency United States Department of Justice

Secured Creditors Other Than Major Secured Lenders

Citicorp USA, Inc.

GE Corporate Financial Services

GELCO Corporation JPMorgan Chase Bank, N.A.

Term Loan Secured Lenders

Aegon Transamer MFS Hi Yld American Intl Group Inc. Arch Reinsurance Ltd Ares Enhanced LN Inv IR Ares IIIR IVR CLO Ltd Ares IX CLOLtd Ares VIII CLI Ltd Ares VIR CLO Ltd Ares VR CLO Ltd Ares XI CLO Ltd

Atrium IV Atrium V

Avenue CLO V Ltd Avery Point CLO Ltd Ballyrock CLO 2006-1 Ltd Ballyrock CLO 2006-2 Ltd Big Sky III Senior Loan TR Bank Of America, N.A. Black Diamond CLO 2005 I

Black Diamond CLO 2006-I Caymn Blackrock BD FD Inc Hi Inc FD Blackrock Corp Hi Yld Fd III I Blackrock Corp Hi Yld Fd Inc Blackrock Corp Hi Yld Fd V Inc Blackrock Corp Hi Yld Fd VI In Blackrock Debt Strt Fd Inc

Blackrock Div Inc Strt Fd Inc Blackrock Fltg Rt Inc Strt Blackrock Senior Inc Ser II

Blackrock Sr Inc Ser IV Canadian Imperial Bk Comm Canyon Cap Cdo 2002-1 Ltd

Castle Garden Fdg Chatham Light II CLO Chatham Light III CLO Ltd

Citibank NA-N Y Continental Casualty Co Csam Syndicated Loan Fd Cuna Mutual Insurance Society Cypress Tree Intl Ln Holding C Delaware Delchester Fd

Eaton Vance Cdo VIII Ltd Eaton Vance Cdo X PLC Eaton Vance Fltg Rt Inc Tr Eaton Vance Instl Sr Ln Fd

Eaton Vance Cdo IX Ltd

Eaton Vance Loan Opp Fd Ltd Eaton Vance Ltd Duration Inc F Eaton Vance Medallion Floating

Eaton Vance Sht Dur Div Inc Fd

Eaton Vance Sr Fltg Rt Tr Eaton Vance Sr Inc Tr

Eaton Vance Vt Fltg Rt Inc Fd

Emerald Orchard Ltd Fairview Funding LLC

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Term Loan Secured Lenders (continued)

Fidelity Puritan Tr-Puritan Fd

First Tr Highland Cap Fltg Rt

Flagship CLO IV

Flagship CLO V

Flagship CLO VI

Foothill CLO I Ltd

Foothill Group Inc

Foothill Group Inc

Fortress Cr Invs I Ltd

Fortress Cr Invs II Ltd

rolliess CI IIIvs II Liu

Galaxite Master Unit Trust

Genesis CLO 2007-1 Ltd

Genesis CLO 2007-2 Ltd

Goldman Sachs Cr Parts LP

Goldman Sachs-Abs Loans 2007 L

GPC 69 LLC

Grand Cent Asset Tr Bdc

Grand Cent Asset Tr Gslf

Grand Cent Asset Tr Wam

Grayson & Co

Harbour Town Funding LLC

Hewett's Island CLO V Ltd

Hewetts Island CLO IV

Hewlett-Packard Co

Highland Floating Rate Fund

Highland Offshore Ptnrs LP

Iowa Public Employees Retirement

Jersey Street CLO, Ltd

JP Morgan Whitefriars Inc

Katonah III, Ltd.

Katonah IV Ltd

Kil Loan Funding LLC

Loan Funding XI LLC

Loan Star State Tr

Logan Circle - Alameda Cty Tra

Madison Park Funding III Ltd

Madison Park Funding I Ltd

Madison Park Funding II

Marathon CLO I

Mariner LDC

Marlborough Street CLO Ltd

Mayport CLO Ltd

Merrill Lynch Cap Serv Inc

Mfs Fltg Rt Hi Inc Fd

Mfs Fltg Rt Inc Fd

Mfs Intermarket Inc Tr I

Mfs Intermediate High Income F

Mfs Spcl Vl Tr

Mfs Sr III Tr Hi Yld Opp Fd

Mfs Variable Ins Tr Mfs High I

Mfs Vit II High Yeild Portolio

Mfs-Dif-Diversified Income Fun

Morgan Stanley Sr Fd Inc

Nash Point CLO

Nash Point CLO III B.V.

National City Bank

Oak Hill Credit Partners V Ltd

Oaktree-Bill & Melinda Gates

Obsidian Master Fd

OCM High Yield Plus Fd LP

Octagon Invsmnt Part XI Ltd

OHA Park Avenue CLO I Ltd

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Term Loan Secured Lenders (continued)

OHSF Financing Ltd OHSF II Financing Ltd Phoenix Edge-Multi-Sec Fix Inc Pimco Fairway Loan Funding Co Pimco2496-Fltg Rt Inc Fd Pimco2497-Fltg Rt Strt Fd Pimco3813- Cayman Bk Ln Fd

Pimco6819 Portola CLO Ltd

Pimco706-Fd Private Hi Yd Pt Primus CLO I Ltd

Primus CLO I Ltd
Primus CLO II Ltd
Race Point III CLO
Race Point IV CLO Ltd

Reams-Prudential Ret Ins & Ann

RGA Reinsurance Co Sankaty High Yield Part II LP

Sankaty Hy Part III LP

Secondary Loan And Distressed Sf-3 Segregated Portfolio

Silverado CLO 2006-I Ltd State Of Connecticut

Talon Total Return Ptnrs LP Talon Total Return Qp Ptnrs LP TCW Absolute Return Credit Fd

Trilogy Portfolio Co LLC

Vitesse CLO Ltd Vulcan Ventures Inc

Wells - 13702900

Wells - 13823100

Wells - 14945000 Wells - 16017000

Wells 16959701-John Hancock In Wells Cap Mgmt - 13923601

Wells Cap Mgmt 12222133

Wells 16463700 La Dept W&Pwr Em

Wells 16959700-Jh Hi Yld

West Bend Mutual Insurance Com

XX - Mfs - High Yield Var Acct

XX - Wells Cap Mgmt 18866500

XX -Lehman Brothers First Trust

XX -Lehman Brothers High Income

Credit Revolver Secured Lenders

ABN AMRO

Australia & New Zealand Bank

Banca Intesa (Intesa BCI)

Bank of America

Bank of China

Bank of Montreal

Bank of New York

Bank of Nova Scotia

Barclays Bank

Bayerische Landesbank

BBVA (a.k.a. Banco Bilbao Vizcaya Argentaria)

Bear Stearns

BNP Paribas

Calyon

CIBC

Citibank, N.A.

Citigroup

Comerica Bank

Commerzbank AG

Credit Suisse

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EXHIBIT A

Credit Revolver Secured Lenders (continued)

Deutsche Bank Dresdner Bank Fifth Third Bank

Fortis

Helaba (Landesbank Hessen)

HSBC ING Bank JP Morgan Chase KBC Bank Key Bank M&T Bank Mellon Bank Merrill Lynch Bank Mizuho Corporate Bank Morgan Stanley Nordea Bank

Northern Trust Company RBS (Royal Bank of Scotland)

SE Banken **SMBC** Societe Generale Standard Chartered Bank

UBS AG West LB

Professionals Employed

ABN AMRO, Inc.

AG Edwards Inc. Alix Partners Arthur Andersen Baker & McKenzie

Bank of New York Mellon Corporation Bear Stearns International Limited

Bear, Stearns & Co. Inc. Blackstone Group L.P. **BNP** Paribas

Brownfield Partners, LLC

Butzel Long

Citibank, National Association (Las Vegas, NV)

Citigroup CIB

Cravath, Swaine & Moore LLP

Credit Suisse

Davis Polk & Wardwell

Deloitte & Touche (Deloitte Touche Tohmatsu & Deloitte

LLP)

Deutsche Bank Securities Inc.

Ernst & Young Evercore Partners Inc.

Evercore Group LLC FTI Consulting, Inc.

Goldman Sachs Group Inc. Goldman, Sachs & Co.

Honigman Miller Schwartz and Cohn LLP

J.P. Morgan & Co. Inc. JPMorgan Chase & Co Jenner & Block LLP

Jones Day

Kirkland & Ellis LLP

KPMG LLP LFR Inc.

Lowe, Fell & Skogg, LLC Merrill Lynch & Co., Inc.

Merrill Lynch International Limited

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EXHIBIT A

Professionals Employed (continued)

Merrill Lynch, Pierce, Fenner & Smith Incorporated

Morgan Stanley & Co. Incorporated Osler, Hoskin & Harcourt LLP Price Waterhouse Coopers Richards, Layton & Finger Stewart McKelvey Stirling Scales

The Claro Group, LLC Togut, Segal & Segal, LLP Weil, Gotshal & Manges LLP

White & Case, L.L.P.

Major Customers

AMERCO

Avis Budget Group, Inc.

Barloworld Ltd. **BMW Group** Brunswick Corp. Coachmen Industries Inc.

Delphi Corp. GMAC LLC

Imperial Holdings Ltd. Residential Capital LLC Sonic Automotive Inc. The Hertz Corporation XM Satellite Radio, Inc.

Top 100 Suppliers

Aisin Seiki Co Ltd.

Allison Transmission Inc.

American Axle & Mfg Holdings Inc. Android Industries-Delta Township

Arvinmeritor Inc.

Ballard Power Systems Inc.

Behr GmbH & Co. Borg Warner Inc.

Bosch, Robert Stiftung GmbH

Bose Corp. Bridgestone Corp. Dana Holding Corp. Delphi Corp. Denso Corp.

Eaton Corp.

Getrag Getriebe-Und Zahnradfabrik

GKN Plc

Goodyear Tire & Rubber Co. Guardian Industries Corp.

Hayes Lemmerz International Inc.

Hella Kgaa Hueck & Co.

Hitachi Ltd.

Illinois Tool Works Inc.

International Automotive Components

Johnson Controls Inc. Key Safety Systems Inc. Kohlberg & Co LLC

L&W Inc.

Lear Corp.

Martinrea International Inc. Morgan, JP Chase & Co

Nyx Inc.

Peugeot SA

Remy International Inc.

Renco Group Inc.

Sanluis Corporacion SA De Cv

Schaeffler Kg

Sumitomo Electric Industries Ltd.

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Top 100 Suppliers (continued)Textron Inc.

TI Automotive Ltd. Timken Co. Inc. Tomkins Plc Total SA

Toyota Industries Corp.

TRW Automotive Holdings Corp.

Valero Visteon Corp. Windsor Mold Inc. Yazaki Corp. Yorozu Corp. Zeppelin-Stiftung

Strategic Alliances Apollo Tyres Ltd.

Applied Intellectual Capital Carnegie Mellon University

Daimler AG Duke Energy Corp. Ford Motor Co.

Freudenberg-NOK General Partnership

GAZ Group
GMAC LLC
HSBC Finance Corp.
HSBC Financial Corp Ltd.
Nicholas Financial Inc.
Ontario Power Generation Inc.
Rockwood Holdings Inc.
Segway, Inc.

SK Telecom Co. Ltd.

State Grid Corporation of China

Unions/Non-Debtor Parties to Collective Bargaining Agreements

IAM IBEW

International Association of Machinists

International Brotherhood of Electrical Workers

Major Litigation Claimants

Amico
Barnevik

Barnevik Bryant

California Attorney General Stanley Zielezienski

Professionals Retained by Significant Creditor Groups

Brown Rudnick

Cadwalader Wickersham and Taft LLP

Haynes & Boone LLP Houlihan Lokey Lazard Ltd.

Morgan, Lewis & Bockius

Otterbourg, Steindler, Houston & Rosen, P.C. Paul, Weiss, Rifkind, Wharton & Garrison LLP

Rothschild LLP

Simpson Thacher & Bartlett LLP

Skadden, Arps, Slate, Meagher & Flom LLP Sonnenschein Nath & Rosenthal LLP

Entities in which GM owns an equity interest

Asia Pacific General Motors (China) Investment

Company Ltd.

General Motors Daewoo Auto and

Technology CIS

General Motors Powertrain (Thailand)

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Entities in which GM owns an equity interest (continued) GM Daewoo Auto & Technology Company

Latin America, Africa, and Middle East Boco

(Proprietary) Limited

General Motors Do Brazil LTDA. Europe Adam Opel GmbH Caterpillar Logistics LLC

General Motors Asset Management Limited

GM Europe A.G.

North America - Dealerships GMAC Auto

Lease Purchase Corporation

North America – Joint Ventures Aerovironment, Inc.

Electric Scientific, Inc.

General Motors De Mexico, S. De R.L. De C.V.

GMAC Holding S.A. De C.V.

New Cure, Inc.

New United Motor Manufacturing, Inc.

United Online, Inc.

XM Satellite Radio Holdings Inc.

North America – Operating Entities General Motors Investment Management

Corporation

General Motors Of Canada Limited GMAC Auto Lease Payment Corp.

North America – Operating Entities GMAC LLC

GMAM Real Estate I, LLC

Miscellaneous GMAC

GMAC Banque

GMACCommercial Credit (Holdings) Limited

OnStar, LLC

EXHIBIT B

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
TRIBUNE COMPANY, et al.,1	Case No. 08-13141 (KJC)
Debtors.	Physical Doc No. 540
,	INC DUL NO. O

ORDER APPOINTING FEE EXAMINER AND ESTABLISHING RELATED PROCEDURES FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR PROFESSIONALS AND CONSIDERATION OF FEE APPLICATIONS

The Court having entered the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (the "Interim Compensation Order") on January 15, 2009 [Docket No. 225]; and the Court having determined that the size and complexity of these cases will result in numerous and lengthy written applications for payment of professional fees and reimbursement of expenses; and it appearing that the appointment of a fee examiner pursuant to section 105(a) of the Bankruptcy Code, Rule 9017 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), Rule 706 of the

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Tribune Company (0355); 435 Production Company (8865); 5800 Sunset Productions Inc. (5510); Baltimore Newspaper Networks, Inc. (8258); California Community News Corporation (5306); Candle Holdings Corporation (5626); Channel 20, Inc. (7399); Channel 39, Inc. (5256); Channel 40, Inc. (3844); Chicago Avenue Construction Company (8634); Chicago River Production Company (5434); Chicago Tribune Company (3437); Chicago Tribune Newspapers, Inc. (0439); Chicago Tribune Press Service, Inc. (3167); Chicago Land Microwave Licensee, Inc. (1579); Chicagoland Publishing Company (3237); Chicagoland Television News, Inc. (1352); Courant Specialty Products, Inc. (9221); Direct Mail Associates, Inc. (6121); Distribution Systems of America, Inc. (3811); Bagle New Media Investments, LLC (6661); Bagle Publishing Investments, LLC (6327); forsalebyowner.com corp. (0219); ForSaleByOwner.com Referral Services, LLC (9205); Fortify Holdings Corporation (5628); Forum Publishing Group, Inc. (2940); Gold Coast Publications, Inc. (5505); GreenCo, Inc. (7416); Heart & Crown Advertising, Inc. (9808); Homeowners Realty, Inc. (1507); Homestead Publishing Co. (4903); Hoy, LLC (8033); Hoy Publications, LLC (2352); InsertCo, Inc. (2663); Internet Foreclosure Service, Inc. (6550); JuliusAir Company, LLC (9479); JuliusAir Company II, LLC; KIAH Inc. (4014); KPLR, Inc. (7943); KSWB Inc. (7035); KTLA Inc. (3404); KWGN Inc. (5347); Los Angeles Times Communications LLC (1324); Los Angeles Times International, Ltd. (6079); Los Angeles Times Newspapers, Inc. (0416); Magic T Music Publishing Company (6522); NBBF, LLC (0893); Neocomm, Inc. (7208); New Mass. Media, Inc. (9553); New River Center Maintenance Association, Inc. (5621); Newscom Services, Inc. (4817); Newspaper Readers Agency, Inc. (7335); North Michigan Production Company (5466); North Orange Avenue Properties, Inc. (4056); Oak Brook Productions, Inc. (2598); Orlando Sentinel Communications Company (3775); Patuxent Publishing Company (4223); Publishers Forest Products Co. of Washington (4750); Sentinel Communications News Ventures, Inc. (2027); Shepard's Inc. (7931); Signs of Distinction, Inc. (3603); Southern Connecticut Newspapers, Inc. (1455); Star Community Publishing Group, LLC (5612); Stemweb, Inc. (4276); Sun-Sentinel Company (2684); The Baltimore Sun Company (6880); The Daily Press, Inc. (9368); The Hartford Courant Company (3490); The Morning Call, Inc. (7560); The Other Company LLC (5337); Times Mirror Land and Timber Company (7088); Times Mirror Payroli Processing Company, Inc. (4227); Times Mirror Services Company, Inc. (1326); TMLH 2, Inc. (0720); TMLS I, Inc. (0719); TMS Entertainment Guides, Inc. (6325); Tower Distribution Company (9066); Towering T Music Publishing Company (2470); Tribune Broadcast Holdings, Inc. (4438); Tribune Broadcasting Company (2569); Tribune Broadcasting Holdeo, LLC (2534); Tribune Broadcasting News Network, Inc. (1088); Tribune California Properties, Inc. (1629); Tribune Direct Marketing, Inc. (1479); Tribune Entertainment Company (6232); Tribune Entertainment Production Company (5393); Tribune Finance, LLC (2537); Tribune Finance Service Center, Inc. (7844); Tribune License, Inc. (1035); Tribune Los Angeles, Inc. (4522); Tribune Manhattan Newspaper Holdings, Inc. (7279); Tribune Media Net, Inc. (7847); Tribune Media Services, Inc. (1080); Tribune Network Holdings Company (9936); Tribune New York Newspaper Holdings, LLC (7278); Tribune NM, Inc. (9939); Tribune Publishing Company (9720); Tribune Television Company (1634); Tribune Television Holdings, Inc. (1630); Tribune Television New Orleans, Inc. (4055); Tribune Television Northwest, Inc. (2975); ValuMail, Inc. (9512); Virginia Community Shoppers, LLC (4025); Virginia Gazette Companies, LLC (9587); WATL, LLC (7384); WCWN LLC (5982); WDCW Broadcasting, Inc. (8300); WGN Continental Broadcasting Company (9530); WLVI Inc. (8074); WPIX, Inc. (0191); and WTXX Inc. (1268). The Debtors' corporate headquarters and the mailing address for each Debtor is 435 North Michigan Avenue, Chicago, Illinois 60611.

Federal Rules of Evidence and Rule 2016-2(j) of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the "Local Rules") and the procedures of this Court is in the best interests of the Debtors' estates, their creditors, and all parties-in-interest; and it further appearing that (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and the Debtors, the Official Committee of Unsecured Creditors (the "Committee") and the Office of the United States Trustee having conferred and reached agreement with respect to this Order; and the Court having determined that sufficient cause exists to appoint a fee examiner;

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- 1. <u>Employment of Fee Examiner</u>. Stuart Maue is hereby appointed and employed as fee examiner (the "<u>Fee Examiner</u>") to act as special consultant to the Court for professional fee and expense analysis and review, as described in this Order.
- employed in these cases pursuant to sections 327, 328, or 1103 of Title 11 of the United States Code (the "Bankruptcy Code"); (ii) all members of any official committee (the "Committee Members") appointed in these cases and (iii) any claims for reimbursement of professional fees and expenses under section 503(b) of the Bankruptcy Code to the extent permitted by the Court. This Order does not apply to: (a) fees earned by professionals that represent a percentage of a specified transaction, (b) ordinary course professionals employed by the Debtors in accordance with the Order Authorizing the Debtors to Retain, Employ, and Compensate Certain Professionals Utilized by the Debtors in the Ordinary Course of Business [Docket No. 227], dated January 15, 2009 (the "Ordinary Course Professionals Order"); provided, however, that to the extent the fees and expenses of any professional employed pursuant to the Ordinary Course Professionals Order exceed the compensation cap set forth therein, such fees and expenses shall be reviewed by the Fee Examiner as set forth herein, or

- (c) as otherwise ordered by the Court. In addition, and for the avoidance of doubt, the terms of this Order shall not apply to services rendered by Case Professionals (as defined below) on behalf of non-Debtor affiliates of the Debtors. The parties subject to the terms of this Order are hereinafter referred to as "Case Professionals."
- 3. <u>Purpose of Order</u>. The Court has determined that, in conjunction with the appointment of the Fee Examiner, it is necessary to establish uniform procedures for the review, allowance, and payment of fees and expenses of Case Professionals to ensure compliance with section 330 of the Bankruptcy Code and other applicable rules and guidelines.⁷
- 4. Effect on Interim Compensation Procedures. The terms of the Interim Compensation Order shall be modified by this Order to provide that the Monthly Fee Applications and Quarterly Fee Application Requests (as defined in the Compensation Order) filed by all Case Professionals shall also be sent to the Fee Examiner, including the time entries and itemized expenses that comprise portions of the Monthly Fee Applications and Quarterly Fee Application Requests (the "Fee and Expense Detail"). The Monthly Fee Applications and Quarterly Fee Application Requests may be sent to the Fee Examiner, via e-mail to l.cooper@smmj.com or hard-copy format via first-class U.S. Mail to: Linda K. Cooper, Stuart Maue, 3840 McKelvey Road, St. Louis, MO 63044.

The Fee and Expense Detail shall be sent to the Fee Examiner via e-mail in a searchable electronic format, such as LEDES or Excel. If the Fee and Expense Detail has been submitted in an electronic format with the Monthly Fee Applications, it shall not be necessary to resubmit such detail in conjunction with the filing of a Quarterly Fee Application Request, unless the Fee and Expense Detail has been changed or modified. If a Case Professional is unable to convert its Fee and Expense Detail to the LEDES or Excel formats, the Case Professional may discuss an alternative electronic format with the Fee Examiner.

² Such applicable rules and guidelines include the Local Rules and the United States Trustee's Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses under 11 U.S.C. § 330, effective January 30, 1996 ("Guidelines").

With respect to any Monthly Fee Applications that have been filed prior to the entry of this Order, the Case Professionals shall provide the Fee and Expense Detail to the Fee Examiner within fifteen (15) days of the entry of this Order.

5. <u>Duties of Fee Examiner and Related Procedures</u>. During the course of its review, the Fee Examiner shall be responsible for general familiarity with the docket in these chapter 11 cases. The Fee Examiner shall be deemed to have filed a request for notice of papers filed in these cases under Bankruptcy Rule 2002 and the Fee Examiner shall be served with all such papers.

The Fee Examiner shall review and analyze in detail the Monthly Fee Applications, Quarterly Fee Application Requests, and final fee applications submitted by each Case Professional pursuant to sections 330 and 331 of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and the Guidelines. Within thirty (30) days of receipt of a particular Case Professional's Quarterly Fee Application Request or final fee application and the electronic copy of the Fee and Expense Detail respecting such Quarterly Fee Application Request or final fee application, the Fee Examiner shall provide a preliminary report regarding such review (the "Preliminary Report") to the Case Professional. This period may be extended by mutual consent of the Fee Examiner and the Case Professional. The Preliminary Report will not be filed with the Court or sent to the Notice Parties.

The Case Professional shall thereafter have twenty (20) days to provide to the Fee Examiner additional information or comments in response to the Preliminary Report, which period may be extended by mutual consent of the Fee Examiner and the Case Professional. The response to the Preliminary Report shall be in writing in a searchable electronic format, such as Microsoft Word, WordPerfect, or Excel, and forwarded to the Fee Examiner by e-mail. The Case Professional may also respond telephonically to the Preliminary Report.

Within thirty (30) days after the date of the Case Professional's response to the Preliminary Report, the Fee Examiner shall file a final report (the "Final Report") with the Court regarding each Quarterly Fee Application Request or final fee application. This period

may be extended by mutual consent of the Fee Examiner and the Case Professional. The Fee Examiner shall serve the Final Report upon the respective Case Professional and the Notice Parties (as defined in the Interim Compensation Order). The Final Report shall be in a format designed to opine whether the requested fees of the Case Professional meet the applicable standards of section 330 of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules and the Guidelines. Within fifteen (15) days after the date of the Final Report for each Quarterly Fee Application Request and final fee application, the Case Professional may file with the Court a response to such Final Report. This response shall be served upon the Notice Parties and the Fee Examiner.

Hearings on the Quarterly Fee Application Requests shall be scheduled after the Fee Examiner has filed Final Reports for all Quarterly Fee Application Requests submitted for that period. The hearing on the final fee applications shall be scheduled after the Fee Examiner has filed final reports for those applications.

Should a Case Professional fail to meet one or more deadlines set forth herein for the review of a Quarterly Fee Application Request, and, in the discretion of the Fee Examiner, the Case Professional's failure to meet these deadlines does not allow sufficient time for the review process to be completed with respect to such Quarterly Fee Application Request, such Quarterly Fee Application Request shall be heard at a subsequent hearing date.

The Fee Examiner shall be available for deposition and cross-examination by the Debtors, the United States Trustee, any official committee appointed in these cases, and other parties-in-interest in the Debtors' chapter 11 cases, consistent with Rule 706 of the Federal Rules of Evidence.

6. <u>Fees and Expenses of the Fee Examiner</u>. The fees and expenses of the Fee Examiner shall be subject to application and review, pursuant to Federal Rule of Evidence 706(b), and shall be paid from the Debtors' estates as an administrative expense under section 503(b)(2) of the Bankruptcy Code. The total fees paid to the Fee Examiner for its services in

accordance with this Order shall be charged at the Fee Examiner's ordinary and customary hourly rates for services of this nature.

- 7. Statutory Rights and Obligations of Interested Parties Unaffected. This Order does not limit the statutory rights and obligations of parties-in-interest in these cases, including, but not limited to, the rights of parties-in-interest to object to Monthly Fee Applications, Quarterly Fee Application Requests, and/or final fee applications.
- 8. <u>Service of this Order</u>. Counsel for the Debtors shall promptly cause a copy of this Order to be served on the Notice Parties and each of the Case Professionals retained in these cases, and shall file a certificate of service upon completion of such service.
- 9. <u>Effect of this Order</u>. This Order shall be effective *nunc pro tunc* to February 20, 2009 and shall remain in effect unless and until the Court orders otherwise.
- 10. Power of the Court. The Court shall retain authority to modify this Order upon notice to the parties. Notwithstanding any of the other provisions in this Order, the Court shall retain the authority and responsibility to determine whether fees and expenses requested are reasonable and necessary fees and expenses under section 330 of the Bankruptcy Code.

Dated: March _ , 2009

The Honorable Kevin J. Carey

Chief United States Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	Ref. Docket No. 459
Debtors.	Jointly Administered
MERISANT WORLDWIDE, INC., et al., 1	Case No. 09-10059 (PJW)
In re:	Chapter 11

ORDER APPOINTING FEE EXAMINER AND ESTABLISHING RELATED PROCEDURES FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR PROFESSIONALS AND CONSIDERATION OF FEE APPLICATIONS

The Court having entered the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals ("Compensation Order"), on February 13, 2009 [Docket No. 115]; and the Court having determined that the size and complexity of these cases will result in numerous and lengthy written applications for payment of professional fees and reimbursement of expenses in significant amounts; and it further appearing that the appointment of a fee examiner pursuant to Rule 9017 of the Federal Rules of Bankruptcy Procedure, Rule 706 of the Federal Rules of Evidence and Rule 2016-2(j) of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware ("Local Rules") and the procedures of this Court, is in the best interests of the Debtors' estates, their creditors, and all parties in interest; and it further appearing that (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and the Debtors and the Official Committee of Unsecured Creditors ("Committee") having conferred and reached agreement with respect to this Order; and the Court having determined that sufficient cause exists to appoint a fee examiner;

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¹ The Debtors are: Merisant Worldwide, Inc., (Tax ID No. XX-XXX9000), Merisant Company (Tax ID No. XX-XXX8321), Merisant Foreign Holdings I, Inc., (Tax ID No. XX-XXX6579), Merisant US, Inc., (Tax ID No. XX-XXX7233), Whole Earth Sweetner Company LLC, (Tax ID No. XX-XXX3024), and Whole Earth Foreign Holdings LLC., (Tax ID No. XX-XXX3024). The mailing address for all of the Debtors is 33 North Dearborn, Suite 200, Chicago, Illinois 60602.

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- 1. <u>Employment of Fee Examiner</u>. Stuart Maue is hereby appointed and employed as fee examiner to act as special consultant to the Court for professional fee and expense analysis and review, as described in this Order.
- 2. Scope of Order. This Order applies to: (i) all professionals in these cases employed or to be employed pursuant to section 327, 328, or 1103 of Title 11 of the United States Code ("Bankruptcy Code"); (ii) all members of official committees ("Committee Members") appointed in these cases; and (iii) any claims for reimbursement of professional fees and expenses under section 503(b) of the Bankruptcy Code to the extent permitted by the Court. This Order does not apply to: (a) fees earned by professionals that represent a percentage of a specified transaction, (b) ordinary course professionals employed by the Debtors in accordance with the Order Authorizing the Debtors to Retain, Employ, and Compensate Certain Professionals Utilized by the Debtors in the Ordinary Course of Business [Docket No. 114], dated February 13, 2009 ("Ordinary Course Professionals Order"); provided however, to the extent that the fees and expenses of any professional employed pursuant to the Ordinary Course Professionals Order exceed the compensation cap set forth therein, such fees and expenses shall be reviewed by the Fee Examiner as set forth herein, or (c) as otherwise ordered by the Court. The parties subject to the terms of this Order are hereinafter referred to as "case professionals."
- 3. <u>Purpose of Order</u>. The Court has determined that, in conjunction with the appointment of a fee examiner, it is necessary to establish uniform procedures for the review,

allowance, and payment of fees and expenses of case professionals to ensure compliance with section 330 of the Bankruptcy Code and other applicable rules and guidelines.²

4. <u>Effect on Interim Compensation Procedures</u>. The terms of the Compensation Order shall be modified by this Order to provide that the monthly and quarterly interim fee application (as defined in the Compensation Order) filed by the case professional shall also be sent to the Fee Examiner, together with the time entries and itemized expenses ("fee and expense detail"). The application may be sent to the Fee Examiner, via e-mail to <u>l.cooper@smmj.com</u> or hard-copy format via first class, U.S. Mail, to Linda K. Cooper, Stuart Maue, 3840 McKelvey Road, St. Louis, MO 63044.

The fee and expense detail shall be sent to the Fee Examiner via e-mail in a searchable electronic format, such as LEDES or Excel. If the fee and expense detail has been submitted in the electronic format with the monthly applications, it is not necessary to resubmit that detail in conjunction with the filing of an interim quarterly fee application, unless the detail has been changed or modified.

If a case professional is unable to convert its fee and expense detail to the LEDES or Excel formats, the case professional may discuss an alternative electronic format with Stuart Maue. With respect to any fee applications that have been filed prior to the entry of this Order, the case professionals shall provide the fee and expense detail to the Fee Examiner within fifteen (15) days of the entry of this Order.

5. <u>Duties of Fee Examiner and Related Procedures</u>. During the course of its review, the Fee Examiner shall be responsible for general familiarity with the docket in these chapter 11 cases. The Fee Examiner shall be deemed to have filed a request for notice of papers filed in

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² Such applicable rules and guidelines include the Local Rules and the United States Trustee's Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses under 11 U.S.C. § 330, effective January 30, 1996 ("Guidelines").

these cases under Bankruptcy Rule 2002 and the Fee Examiner shall be served with all such papers.

The Fee Examiner shall review and analyze in detail the monthly, interim quarterly, and final fee applications submitted by each case professional pursuant to sections 330 and 331 of the Bankruptcy Code, Local Rules, and United States Trustee Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. §330. Within thirty (30) days of receipt of the interim quarterly and final fee applications and the electronic copy of the fee and expense detail, the Fee Examiner shall provide a preliminary report regarding such review to the case professional. This period may be extended by mutual consent of the Fee Examiner and the case professional. The preliminary report will not be filed with the Court or sent to the Notice Parties.

The case professional shall thereafter have twenty (20) days to provide to the Fee Examiner additional information or comments in response to the preliminary report. The response to the preliminary report shall be in writing in a searchable electronic format, such as Microsoft Word, WordPerfect, or Excel, and forwarded to the Fee Examiner by e-mail. The case professional may also respond telephonically to the preliminary report.

Within thirty (30) days after the date of the case professional's response to the preliminary report, the Fee Examiner shall file a final report with the Court regarding each quarterly interim or final fee application. This period may be extended by mutual consent of the Fee Examiner and the case professional. The Fee Examiner shall serve the final report upon the respective case professional and the Notice Parties (as defined in the Compensation Order). The final report shall be in a format designed to opine whether the requested fees of the case professional meet the applicable standards of section 330 of the Bankruptcy Code, the Local

Rules and United States Trustee Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. §330. Within fifteen (15) days after the date of the final report for each interim and final fee application, the case professional may file with the Court a response to such final report. This response shall be served upon the Notice Parties and the Fee Examiner.

Hearings on the quarterly interim fee applications shall be scheduled after the Fee Examiner has filed final reports for all quarterly interim fee applications submitted for that period. The hearing on the final fee applications shall be scheduled after the Fee Examiner has filed final reports for those applications.

Should a case professional fail to meet one or more deadlines set forth herein for the review of a quarterly interim fee application, and, in the discretion of the Fee Examiner, the case professional's failure to meet these deadlines does not allow sufficient time for the review process to be completed, such quarterly interim fee application shall be heard at a subsequent hearing date.

The Fee Examiner shall be available for deposition and cross-examination by the Debtors, the Committee, the United States Trustee, and other interested parties, consistent with Rule 706 of the Federal Rules of Evidence.

6. <u>Fees and Expenses of the Fee Examiner</u>. The fees and expenses of the Fee Examiner shall be subject to application and review, pursuant to Federal Rule of Evidence 706(b), and shall be paid from the Debtors' estates as an administrative expense under section 503(b)(2) of the Bankruptcy Code. The total fees paid to the Fee Examiner for its services in accordance with this Order shall be charged at the Fee Examiner's ordinary and customary hourly rates for services of this nature.

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- 7. <u>Statutory Rights and Obligations of Interested Parties Unaffected.</u> This Order does not limit the statutory rights and obligations of interested parties in these cases, including, but not limited to, the rights of parties in interest to object to monthly fee applications, quarterly interim fee applications, and/or final fee applications.
- 8. <u>Service of this Order</u>. Counsel for the Debtors shall promptly serve a copy of this Order on the Notice Parties and each of the case professionals retained in these cases, and shall file a certificate of service upon completion of such service.
- 9. <u>Effect of this Order.</u> This Order shall be effective *nunc pro tunc* to July 8, 2009 and shall remain in effect unless and until the Court orders otherwise.
- 10. Power of the Court. The Court shall retain authority to modify this Order upon notice to the parties. Notwithstanding any of the other provisions in this Order, the Court shall retain the authority and responsibility to determine whether fees and expenses requested are reasonable and necessary fees and expenses under section 330 of the Bankruptcy Code.

Dated: 12 3

Peter J. Walsh

United States Bankruptcy Judge

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

) ·
In re) Chapter 11
) Case No. 00-2142 (PJW)
STONE & WEBSTER, INCORPORATED, et al.,) Jointly Administered
Debtors.	Re: The Equity Committee's Request for An Order Appointing Fee Reviewer
) Docket No.: 3823
)

ORDER GRANTING THE EQUITY COMMITTEE'S REQUEST FOR APPOINTMENT OF A FEE REVIEWER

Upon the Request for Order Appointing a Fee Reviewer (the "Fee Reviewer Request") of the Official Committee of Equity Security Holders (the "Equity Committee") of Stone & Webster, Incorporated ("SWINC"), seeking an Order pursuant to 11 U.S.C. § 105 and 11 U.S.C. § 330 appointing a fee reviewer to examine all professional fees billed to and paid by SWINC and its debtor affiliates (the "Debtors"), including the professional fees paid to all counsel and financial professionals for the Debtors, the Creditors' Committee and the Equity Committee; and it appearing that notice of the Fee Reviewer Request was good and sufficient under the circumstances and that no other or further notice need be given; and the Court having determined that granting the relief requested in the Fee Reviewer Request is in the best interests of the Debtors, their estates, creditors, and interest holders; and after due deliberation thereon; and good and sufficient cause appearing therefor, it is hereby

ORDERED that the Fee Reviewer Request is GRANTED; and it is further

ORDERED that Stuart Maue Mitchell & James, Ltd. is hereby appointed as fee reviewer in the above-captioned cases (the "Fee Reviewer"); and it is further

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ORDERED that the proposal of the Fee Reviewer attached as Exhibit A hereto (the "Maue Proposal") is hereby approved; and it is further

ORDERED that the Fee Reviewer is hereby authorized to (i) examine the professional fees incurred in these cases from the Petition Date through the date of the Confirmation Hearing, and (ii) make recommendations to the Court at interim and final fee application hearings with respect to the requirements of section 330 of the Bankruptcy Code; and it is further

ORDERED that the fees of the Fee Reviewer are hereby capped as set forth at page four of the Maue Proposal.

Dated:

, 2003

UNITED STATES BANKRUPTCY JUDGE

STUART MAUE

3840 McKELVEY ROAD, ST. LOUIS, MO 63044 VOICE 314.291.3030 FAX 314.291.6540

Yia E-Mail and Federal Express

March 12, 2003.

Carmen Lonstein, Esq.
Bell, Boyd & Lloyd LLC
Three First National Plaza
70 West Madison Street, Suite 3300
Chicago, IL 60602

Re: Proposal to Act as Fee Examiner in Stone & Webster, Inc. Chapter 11 Bankruptcy

Dear Ms. Lonstein:

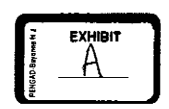
Thank you for extending Stuart, Maue, Mitchell & James, Ltd. (Stuart Maue) an opportunity to submit a proposal to the Equity Committee to serve as the Court-appointed fee examiner in the Stone & Webster, Ltc. Chapter 11.

Stuart Mane is a St. Louis, Missouri, company engaged in the business of legal auditing. For over 18 years Stuart Mane has provided legal auditing serviced throughout the United States involving hundreds of millions of dollars in legal fees and expenses. As you may be aware Stuart Mane has recently been selected as a member of the fee review committee in the K-Mart Chapter 11 filed in the Northern District of Illinois. In addition, Smart Mane also served in a number of other Chapter 11 bankruptcy cases including, but not limited to, the following:

- Lemout and Hauspie Chapter 11, District of Delaware.
- 2. FoxMeyer Drug Company Chapter 7, District of Delaware (current).
- 3. Beanett Funding Group Chapter 11, Northern District of New York (current).
- 4. Phar-Mor Chapter 11, Northern District of Obio.

Stuart Made employs a staff of attorneys, accountants, computer professionals, and other personnel to perform its legal audits. Stuart Made has made a significant investment in its computer system and has designed its auditing methodology to utilize its computer capabilities. This allows Stuart Made to provide the highest quality of professional services in a most cost-effective manner.

As can be seen from the above listing, Stuart Mane has significant experience with the local rules and requirements in the District of Delaware. Thus, Stuart Mane is able to efficiently and effectively identify potential violations of the local rules and to identify other items that may require more careful scrutiny by the Court.



Stuart, Mane, Mitchelt & James, 4td.

BELL 30YD & LLOYD LLC Fax: 3128278000 Apr 1 2003 11:55 P. 05 09-50026-mg Doc 4910 Filed 01/29/10 Entered 01/29/10 18:21:29 Main Document Pg 48 of 56

Carmen Lonstein, Esq. Page Two March 12, 2003

Stuart Maue's proposal to serve as the Court-appointed fee examiner in the Chapter 11 bankruptcies listed above is set forth below:

I. Audit Procedures

Stuart Maue's methodology for analyzing professional fees and expenses submitted in bankruptcy fee applications includes several related activities: (A) reconciliation of hours/fees and expenses set forth in the fee application (i.e., recalculation of the bills); (B) analysis of professional fee activities set forth in the fee application; (C) analysis of expenses set forth in the fee application and, if appropriate, reconciliation of outside charges with vendor receipts; and (D) evaluation of noncompliance with guidelines or rules of court. The scope of the review performed by Stuart Maue is determined by the Court's needs and can be altered during the pendency of the matters.

For each case professional fee application within the scope of the Court's fee auditor retention order, Stuart Mane will prepare a report containing its audit findings. Stuart Mane's reports are designed to quantify and present factual data relevant to whether the requested fees and expenses meet the applicable standards for professional billings in bankruptcy cases in this jurisdiction. For each fee application, Smart Mane will initially create a computer database of all time entries and costs shown on the fee applications.

A. Reconciliation of Hours/Fees and Expenses

Stuart Maue's auditors ascertain the mathematical accuracy of the fee application submitted by the professional firm through manual and computerized recomputation of fees and expenses. Stuart Maue's auditors recompute the total hours and fees submitted on the fee application, using the hourly rates provided by the professional firm. Discrepancies between the amount billed and the amount computed are reconciled whenever possible. Discrepancies that cannot be reconciled are itemized. Stuart Maue's auditors also recompute the amount of expenses increased as submitted on the fee application, and itemize any discrepancies.

B. Analysis of Professional Activities

The methodology employed by Stuart Maue's auditors for analysis of fee applications involves several integrated steps. Initially, Stuart Maue's auditors review the fee application for any facial irregularities such as billings to the wrong case, the absence of task descriptions, and double billings. Stuart Maue's auditors scrutinize the billing entries from several perspectives: chronologically, by individual, and by professional activity. Chronological review of the fee application permits an overview of case activity. Examination of each individual's billing entries provides information about the participation of various staff in the proceeding. It also highlights any irregular patterns (e.g., repetitive entries, excessive daily hours).

Carmen Lonstein, Esq. Page Three March 12, 2003

Examination of the billing statements by professional activity supplements the chronological review and the review by individual. For certain identifiable categories of activity engaged in by the professional firm, Stuart Maue's auditors attempt to identify the billed hours, the number of persons involved in the preparation, and the precise tasks each person performed.

Professional activities often fall into more than one category. For example, efforts by attorneys to prosecute an adversary proceeding for recovery of a preferential payment may require research, drafting motions, taking depositions, and appearance at hearings or trial. To the extent possible, Stuart Maue's auditors segregate and organize the professional activities and the time charged into various categories and subcategories, depending on the circumstances of the proceedings and the billing entries.

C. Analysis of Expenses

Stuart Maue's auditors review and identify the expense charges that appear to conflict with guidelines promulgated by the Court, as well as charges that appear to conflict with generally recognized billing practices. Stuart Maue's auditors also identify expense charges that the Court may wish to examine for the necessity, relevance, and reasonableness. When provided with underlying documentation, such as expense receipts, Stuart Maue's auditors reconcile this documentation to the fee application charges.

D. Evaluation for Noncompliance With Guidelines or Rules of Court

Stuart Maue's auditors review the fee application for activities and expenses that appear to violate specific court or United States Trustee guidelines. Stuart Maue's auditors also review the fee application for specificity and relevance to the proceedings. They examine the task descriptions and hours billed to identify any billings that the Court may wish to examine for necessity, relevance, and reasonableness.

At the Court's request, Stuart Maue's auditors will also perform an interfirm comparison of activities and projects performed by multiple Case Professionals. This analysis is contained in a separate report prepared by Stuart Maue's auditors. Stuart Maue's auditors identify projects on which more than one professional firm worked and quantify the time and fees billed by each firm for the projects. Stuart Maue's auditors also identify meetings and hearings attended by members of multiple professional firms, and quantify the time and fees billed for the multiple attendance. Stuart Maue's auditors analyze the combined hours and fees billed by the Case Professionals to the various subject matters, and also analyze the combined expense charges billed by the Case Professionals by category.

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Carmen Lonstein, Esq. Page Four March 12, 2003

III. Costs

Stuart Maue typically charges for auditing services in Chapter 11 cases on an hourly basis. Other courts have required Stuart Maue to bill on an hourly basis and submit detailed fee applications to the Court and other Case Professionals on the service list. The Case Professionals then have the ability to review Stuart Maue's fee application. We are, therefore, proposing that Stuart Maue be appointed on an hourly basis according to our current hourly rate structure as follows:

Legal Auditors	\$275.00
Assistant Legal Auditors	\$175.00
Computer Programmers/Consultants	\$175.00
Data Entry Personnel	\$45.00

Stuart Maue will agree to place a cap on our fee at 1 percent of the total fees and expenses reviewed. This fee cap contemplates that Stuart Mane will be able to contact the Case Professionals to obtain the fee entries (fee application) in an electronic format preferably ASCH delimited. In the event Surart Mane is required to perform manual data entry of the fee entries on the major firms' applications and that Stuart Mane is required to review all supporting documentation for expenses, we will have the right to increase the fee cap by an additional 0.25 percent of the total fees and expenses.

Stuart Maue will also charge for the following expenses on a direct-cost basis:

- A. Express delivery service (on a direct-cost basis).
- B. Photocopying (\$0.15 per page).
- C. Out-of-town travel costs (e.g., air fare, meals, lodging) on a direct-cost basis.

Should you have any questions please do not hesitate to call John L. Decker, Esq. or me at your convenience.

Sincerely yours,

STUART MAUE P. Quin

(James P. Quinn

Executive Vice President, Chief Operating Officer

Ji≥Q/cjs

Stuart, Maue, mitchett & Jemes, 110

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

In re:) Case No. 02-B02474
) (Jointly Administered)
KMART CORPORATION, et al.,) Chapter 11
) Honorable Susan Pierson Sonderby
)
Debtors.	·)
<u>-</u>	j

ORDER UNDER 11 U.S.C. § 327(a) AUTHORIZING THE EMPLOYMENT AND RETENTION OF STUART, MAUE, MITCHELL & JAMES, LTD.

Upon the application dated March 11, 2003 (the "Application"), of Kmart Corporation ("Kmart") and certain of its subsidiaries and affiliates (the "Affiliate Debtors"), debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), on behalf of the Joint Fee Review Committee, for entry of an order, pursuant to 11 U.S.C. § 327(a) and Fed. R. Bankr. P. 2014(a), authorizing the employment and retention of Stuart, Maue, Mitchell & James, Ltd. ("Stuart Maue") and appointing Stuart Maue as a Fee Examiner; and it appearing to the Court that (i) it has jurisdiction over the matters raised in the Application pursuant to 28 U.S.C. §§ 157 and 1334; (ii) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); (iii) the relief requested in the Application is in the best interests of the Debtors, their estates and their creditors; (iv) proper and adequate notice of the Application and the hearing thereon has been given and that no other or further notice is necessary; and (v) upon the record herein after due deliberation thereon, that the relief should be granted as set forth below,

- In The Debtors are authorized to employ Stuart Mauc on behalf of the Joint Fee Review Committee to assist the Joint Fee Review Committee in carrying out its responsibilities under that certain Order Pursuant to 11 U.S.C. §§ 105(a) and 331 Establishing a Joint Fee Review Committee, entered by this Court on March 20, 2002 (Docket No. 1732) (the "Fee Order"). Stuart Maue is authorized and directed to review all fee applications filed in this case pursuant to the Fee Order.
- 2. Stuart Maue is authorized to apply for compensation and reimbursement of expenses in accordance with the existing administrative orders in these cases at Stuart Maue's then current hourly rates not to exceed one-half of one percent (0.5%) of the total fees and expenses reviewed, plus reimbursement of expenses on a direct-cost basis.

Dated: Chicago, Illinois May ____, 2003

Honorable Susan Pierson Sonderby

UNITED STATES BANKRUPTCY JUDGE

7.2.03

EXHIBIT B

(PROPOSED ORDER)

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

------ X

In re

: Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, *et al.*, : f/k/a General Motors Corp., *et al.*, : 09-50026 (REG)

Debtors. : (Jointly Administered)

-----X

ORDER PURSUANT TO SECTION 327(A) OF THE BANKRUPTCY CODE AUTHORIZING THE RETENTION AND EMPLOYMENT OF THE STUART MAUE FIRM AS CONSULTANT TO THE FEE EXAMINER NUNC PRO TUNC AS OF JANUARY 22, 2010

Upon the application (the "Application") of the Fee Examiner for an order, pursuant to the *Stipulation and Order With Respect to Appointment of a Fee Examiner* [Docket No. 4708], and 11 U.S.C. § 327, authorizing the Fee Examiner to retain Stuart Maue as consultant for the initial limited purpose of assisting in the review and analysis of the first interim fee applications of the following case professionals: Jenner and Block, LLP; Brownfield Partners, LLC; Kramer Levin Naftalis and Frankel, LLP; LFR, Inc.; and Claro Group, LLC., and upon the Affidavit of James P. Quinn, annexed to the Application as **Exhibit A**; and notice of the Application having been given as set forth in the Notice of Presentment; and it appearing that such notice is due and sufficient and that no further or other notice is required; and the Court being satisfied that Stuart Maue does not hold or represent an interest adverse to the Debtors' estates and that Stuart Maue is a "disinterested person" as such term is defined under section 101(14) of the Bankruptcy Code, and that the employment of Stuart Maue is necessary and in the best interests of the Fee Examiner and these cases; and the Court having determined that the legal and factual basis set

forth in the Application establishes just cause for the relief granted; and after due deliberation and sufficient cause appearing therefore, accordingly,

IT IS HEREBY ORDERED THAT:

- 1. Subject to the terms and conditions of this Order, the Application is granted.
- 2. The terms not otherwise defined herein shall have the meaning ascribed to them in the Application.
- 3. The Fee Examiner is authorized to employ, retain, compensate, and reimburse Stuart Maue as consultant to Fee Examiner on the terms and conditions set forth in the Application and this Order, effective as of January 22, 2010.
- 4. Stuart Maue shall be compensated in an amount not to exceed \$85,000.00 and reimbursed for its expenses consistent with the *Order Granting Application of Debtors for Entry of Order Pursuant to 11 U.S.C.* §§ 105(a) and 331 Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals [Docket No. 3711]. However, Stuart Maue will not apply for the approval of compensation until the conclusion of its initial assignment described in the Application.
- 5. To the extent that the Application is inconsistent with this Order, the terms of this Order shall control.
- 6. This Court shall retain jurisdiction with respect to all matters arising from or related to the implementation of this Order.

7.	This Order is entered without prejudice to the ability of the Fee Examiner to apply
to this Court fo	or the authority to extend, expand, or terminate Stuart Maue's retention.

Dated:	New	York,	New	York	
					2010

Hon. Robert E. Gerber

United States Bankruptcy Judge

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